UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

JULIA HUBBARD and KAYLA	§	
GOEDINGHAUS,	§	
	§	
Plaintiffs,	§	
	§	
v.	§	Case No. 5:23-cv-00580-FB
	§	
TRAMMELL S. CROW, JR., DR.	§	
BENJAMIN TODD ELLER, RICHARD	§	
HUBBARD, DR. MELISSA MILLER, DR.	§	
JOSEPH BROLIN, DR. SCOTT WOODS,	§	
DR. MRUGESHKUMAR SHAH,	§	
MICHAEL CAIN, COE JURACEK,	§	
PHILIP ECOB, H.J. COLE, TEXAS	§	
RANGER CODY MITCHELL, KURT	§	
KNEWITZ, PAUL PENDERGRASS,	§	
RALPH ROGERS, ROBERT PRUITT,	§	
SCOTT BRUNSON, CASE GROVER,	§	
RICHARD BUTLER, MARK MOLINA,	§	
MICHAEL HYNES, JR., SHAWN MAYER,	§	
JADE MAYER, RCI HOSPITALITY	§	
HOLDINGS, INC., INTEGRITY BASED	§	
MARKETING, LLC, STORM FITNESS	§	
NUTRITION, LLC, ULTRA COMBAT	§	
NUTRITION, LLC, ECOLOFT HOMES	§	
LLC, ELEVATED WELLNESS	§	
PARTNERS LLC, DOE INDIVIDUALS 1-	§	
20, and DOE COMPANIES 21-30	§	
	§	
Defendants.	§	

COE JURACEK'S UNOPPOSED MOTION FOR EXTENSION OF TIME TO RESPOND TO PLAINTIFFS' FIRST AMENDED COMPLAINT

Defendant Coe Juracek ("Juracek"), by counsel, respectfully requests that the Court grant Mr. Juracek a brief extension to file his Answer to Julia Hubbard and Kayla Goedinghaus'

(collectively, "Plaintiffs") First Amended Complaint to December 18, 2023 pursuant to Fed. R.

Civ. P. 6(b). In support of this Unopposed Motion, Mr. Juracek states that:

1. This Motion is not filed for the purpose of delay, but so that Mr. Juracek may fully

accurately, and meaningfully respond to Plaintiffs allegations in the First Amended Complaint,

promoting judicial economy;

2. Plaintiffs do not oppose the requested extension;

3. The extension is sought in good faith;

4. No party will not be prejudiced by a Court Order granting the requested extension;

and

5. Mr. Juracek's deadline has not elapsed or been previously extended.

THEREFORE, Mr. Juracek respectfully requests that the Court enter the proposed order submitted with this Unopposed Motion and extend his deadline to respond to Plaintiffs' First Amended Complaint to December 18, 2023.

Dated: December 4, 2023 /s/ Diane M. Doolittle

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Attorneys for Defendant Coe Juracek

CERTIFICATE OF SERVICE

The foregoing document was filed under the Court's CM/ECF system, automatically effecting service on counsel of record for all other parties who have appeared in this action on the date of such service.

/s/ Evan Z. Pearson Evan Z. Pearson

CERTIFICATE OF CONFERENCE

The undersigned hereby certifies that counsel for Mr. Juracek and Plaintiffs conferred on December 4, 2023 and counsel for Plaintiffs indicated that they do not oppose this motion.

By: <u>/s/ Evan Z. Pearson</u> Evan Z. Pearson